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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

Case No. 2:24-cv-00680-NJK¹

ORDER

CC TECHNOLOGY CORPORATION,

Defendant(s).

Plaintiff(s),

CAPITAL PURE ASSETS, LTD.,

On April 29, 2025, the Court held Counter-Defendants in contempt for failing to make the \$14,000 initial payment as ordered. Docket No. 72 at 4-5; see also Docket No. 71. Pending before the Court now is Counter-Defendants' notice of compliance that the \$14,000 initial payment was made later that same day, April 29, 2025. Docket No. 74. In light of that notice, Counter-15 Defendants' contempt has been **purged**, no fines will be assessed, and the status conference set 16 for May 6, 2025, is **vacated**. It appears the case may now be primed for dismissal, see Docket No. 57-2 at ¶ 2(b), but the Court understands the parties may dispute whether jurisdiction should be retained after dismissal. Counsel must promptly confer on these issues. Either a stipulation of dismissal or simultaneous counter-motion practice must be filed on May 9, 2025.²

IT IS SO ORDERED.

Dated: May 5, 2025

Nancy J. Koppe

United States Magistrate Judge

¹ On August 19, 2024, the case was referred to the undersigned magistrate judge on the parties' consent. Docket Nos. 27, 28.

² If counter-motions are filed, counsel must ensure they include fulsome argument and citation to appropriate legal authority regarding the specific issues in dispute.